<u>447</u> O'Clock _____.m.

'JUN 28 2011

SANDRA K MARKHAM, Clerk

By: Rhondi Hagen

State v. James Ray V1300CR201080049

State's Proposed Limiting Instruction

Ladies and gentlemen, the Rules of Evidence provide that some evidence can be considered only for a limited purpose. During the trial, you heard audio clips of statements made by Mr. Shore, Ex. 754, and Ms. Brown, Ex. 743. The statements are subject to the rule of hearsay and cannot be considered for its truth. What that means is that we do not know whether the statement is true, or whether the speaker really engaged in any of the actions se or he describes. For that reason, you may not consider this statement as evidence of what the speaker actually did or believed. The only purpose you may consider the evidence for is for what effect, if any, the statement may have has on a listener.